

Court of Equity for Special Private Matters of the People of Broward

Bruce Toski
Supplicant / Petitioner

In re. Folio ID # 5042 18 17 1150

Case # 17008210

vs.

Judge: _____

Bertha Henry
Respondent / Defendant

_____/

Emergency Prayer for a Writ of Prohibition

Comes now Bruce Toski with a prayer for a writ of Prohibition / Habeas Corpus.¹ Supplicant / petitioner is a 60 year old man who lives peacefully² with others on the planet Earth, The supplicant prays before this court in propria persona, as a sentient living soul, a freeman at birth, self-governed, one of the 'posterity' protected by the Constitution for the People of the united states of America, a native Floridian.

Bertha Henry - respondent and public servant, head administrator for BROWARD COUNTY - by and thru the machinery and agents of BROWARD COUNTY, has extorted money from the supplicant for years under fear and force of arms. Supplicant has attempted - for years, peacefully and in good faith - to settle this matter with the respondent. Supplicant has served an extensive number of defensive demurrers / affidavits upon the respondent, who has refused to respond to any of the supplicant's pleadings. The respondent has refused to certify any 'law' supporting her demand for money, she has refused to submit into evidence support of any legal nexus between BROWARD and the supplicant or his private property.

Equity and natural law support supplicant's prayer for an emergency Writ of Prohibition via summary declaratory judgment.

FACTS:

1) On 04-13-2017 the Supplicant found two sheets of paper on the ground in front of his private home. This WARNING said that supplicant's home would be 'SOLD AT PUBLIC AUCTION ON May 17, 2017 UNLESS' \$6,794.91 was paid by May 16, 2017 to "BROWARD COUNTY".

2) This was not the first time that Ms. Henry's agents violated the supplicant. On 05-30-2012

¹ "Section 13, Art. I, State Const., provides that the writ of habeas corpus "shall be granted of right, freely and *without cost*." The writ is recognized as a fundamental guaranty and protection of peoples' right of liberty. Allison v. Baker, 11 So.2d 578 (Fla. 1943). As a general rule, *a habeas corpus proceeding is an independent action, legal and civil in nature, designed to secure prompt determination as to the legality of restraint in some form.* Crane v. Hayes, 253 So.2d 435 (Fla. 1971)." *Pam Bondi* - Attorney General for the People of Florida (Advisory Legal Opinion - [AGO 76-112](#))

² Supplicant has never been accused, let alone convicted, of a true crime.

four armed men (who said they worked for BROWARD) trespassed³, broke gates, broke down the back door, battered the suppliant, assaulted his wife, and took him to jail. They had NO IDENTIFICATION AND NO WARRANT ! They were acting - upon information and belief - upon instructions from Chief Judge Peter Weinstein, who apparently did not like the fact that suppliant faxed him the day before with a Notice of Default concerning unlawful gang activity within BROWARD agencies.

At this point suppliant will try and revert to a chronological list of pertinent events. Suppliant's docket sheet is, in fact, over thirteen pages. Some important dates and events follow. All documents and emails are available for inspection.

3) 1988: Suppliant purchased a home on the land called Fort Lauderdale.

4) 1991: Suppliant finished his first year of law school after obtaining a four year degree - with specialty in Paralegal / Legal Assistant studies - from Nova University in two years (Dean's list).

5) 05-15-2008: Agents for the CITY OF FORT LAUDERDALE begin their attempts to extort money from the suppliant for alleged 'code violations' on suppliant's private property. Suppliant filed numerous demurrers, appeared 'specially' at the 'massey hearings', and objected in open court to the failure of the CITY to enter any evidence of proper Standing, Authority or Jurisdiction over the suppliant or his property.

5a) 07-17-2008: The CITY cycled thru three different magistrates. They finally found one (Purdy) who conspired with Assistant CITY attorney Ginger Wald and a clerk at the Clerk's office to lose, and delete an appeal filed on 06-16-2008.

5b) 07-21-2008: Suppliant filed a Verified Complaint for Emergency Injunctive and Declaratory Relief vs. the CITY of FORT LAUDERDALE and BROWARD. Judge Henning, blew it off even though the full filing fee was paid (\$300.00).

5c) 09-18-2008: Magistrate Purdy signed an unlawful and legally defective Order fining the suppliant over \$9,000.00.

6) 09-24-2008: Suppliant served a Notice of Homestead on the CITY and recorded it as [Instrument #108162225](#). The CITY was notified that they have 45days to file their action in circuit court pursuant to their own statutes. The refused to file in a court of law and they have refused to remove the unlawful lien, which, today, is over \$400,000.00 !!!

7) 01-25-2010: An elderly couple, the Dunfords asked the suppliant if he could help them with a code enforcement action brought against them by the CITY FORT LAUDERDALE. Suppliant tried to help - pro-bono - and ended up getting arrested for obstruction ... for demanding that CITY agents produce a lawful court order before trespassing on the Dunsford's property. The CITY never produced a court order, but arrested the suppliant anyway, for what at common law, was, at most, a temporary breach of the peace... not an arrestable offense..

8) 05-27-2010: Judge Stacey Ross signed off on a capias for a hearing which suppliant was excused from via email (had to take Mom to the hospital⁴). This despite a promise from Judge Ross - at a previous hearing - that suppliant would NOT spend any more jail time for the 'legal

³ Suppliant's private property / home had/has several NO TRESPASSING signs posted with a Land Use Fee stated clearly.

⁴ Mom passed on 11-29-2010. Her esteemed doctors killed her with prescription 'medications'. She was taking more than 15 toxic drugs / pills on a daily basis. God Bless you Mom.

but unlawful' obstruction charge.

9) 05-21-2010: Supplicant served a twenty page Notice of Abatement on the attorney general for the STATE of FLORIDA.⁵ No response.

10) 08-29-2010: Petition for Writ Mandamus sent to former Chief Judge Tobin. No response.

11) 10-01-2010: Request for Admissions (four pages) sent to the STATE. No response.

12) 10-01-2010: Motion to Disqualify Judge Ross. No response but she was replaced by Judge Levine (w/o any notice to the supplicant).

13) 10-12-2010: Supplicant spoke with James Futch of the Florida Department of Law Enforcement who advised supplicant that he would be arrested if he attempted to speak with the local county Grand Jury.

14) 04-14-2011: Supplicant applied for a passport, incorporating a one page affidavit supporting his status as 'self-governed' (not a 'U.S. citizen'). Passport issued with no denial of same.

15) 02-27-2012: Notice of Res Judicata served on Judges Ross and Levine and Clerk of the Court. No response from any of them.

16) 02-27-2012: Notice of Default / Quo Warranto to Clerk Forman (6 pages) No response.

17) 03-09-2012: Notice to Sheriff Lamberti re Default / Quo Warranto ... no response.

18) 05-16-2012: Notice of Default / Quo Warranto to Chief Judge Peter Weinstein, 6pgs, certified mail. He responded on the 25th saying he had no authority to do anything... yet on the 30th he thought he had the authority to send the Operation Falcon Fugitive Squad to break into my home and arrest me. Supplicant - upon information and belief - would probably have ended up dead that day, if his wife was not home. She has since then left for Japan, and not returned.

19) 06-02-2012: Notice of TRESPASS to Sheriff Lamberti (6 pgs). No response.

20) 07-13-2012: Notice of Default emailed to via email to Ross, Bondi, Satz, Lamberti, Forman and Rieman.

21) 08-01-2012: Notice of Default recorded - [CFN # 110916479](#) - the following were in dishonor and default: Stacy Ross, Pam Bondi, Al Lamberti, Howard C. Forman, Harry Stewart and Ginger Wald.

22) 08-17-2012: email to respondent Bertha Henry - advised her that supplicant's private property is mistakenly listed in the country appraiser's database. Advised her of GPS coordinates and challenged her to prove standing authority and jurisdiction over same. No response.

⁵ The CITY had already ignored supplicant's demurrers, so supplicant main point was that, pursuant to 'estoppel by silence' mentioned *Wiser v. Lawler* - 189 U.S. 260 (1903), the STATE was barred from advancing their obstruction charge, and that is should be discharged immediately, sua sponte. See also *Michigan v. Flint* 152 U.S. 363 (1894) where SCOTUS held that the STATE's claim to land was estopped by its acts, conduct, silence, and acquiescence, that their claim had no foundation in equity, justice, or good conscience !

- 23) 03-17-2013: Arrested again pursuant to an unlawful 'capias'. I was not even allowed to speak at the arraignment and Judge Hurley set my bail at \$4,000.00.
- 24) 03-22-2013: Submitted fourteen page hand written Writ of Habeas Corpus to Judge Levine. STATE prosecutor said NOTHING and Judge Levine denied the Writ w/o any rational or justification. Supplicant was in jail for six days before bonding out.
- 25) 05-22-2013: Chief Judge Weinstein (same man who sent the SWAT team to my home) replaced county court Judge Levine with circuit court Judge Jeffrey R. Levenson to preside over the two pending 'obstruction' charges.
- 26) 06-03-2013: Supplicant's first appearance in front of Judge #3, Jeffrey Levenson. He ordered the bailiff to arrest supplicant before he even finished responding to his name being called and before he had even crossed the bar. Levenson ordered the bailiff (now in jail) to cuff the supplicant and drag him across the 'bar'. Supplicant advised Levenson of a Fee Schedule of \$1,000,000.00 an hour for unlawful arrest. Nobody responded to supplicant's inquiry as to who is the injured party (criminal contempt) and Levenson finally un-cuffed the supplicant after a lawyer in the courtroom advised him (Levenson) that, in his opinion, Levenson did not have any lawful authority to arrest me in the courtroom. Supplicant proceeded to cross examine prosecutor Joshua Higgins, who admitted receiving at least 40 written demurrers from the supplicant and admitting that he did NOT respond to any of them. Supplicant demanded that the charges be 'discharged'. Levenson said, "Denied, but, you can appeal" At all subsequent hearings the prosecutor never responded to anything I said.
- 27) 06-11-2013: Supplicant served an ADMINISTRATIVE NOTICE in the NATURE of a WRIT OF ERROR CORAM NOBIS and DEMAND FOR DISMISSAL (2 pgs) on Judge Levenson, i.e., "The uncontested status of this court - as a foreign STATE - defined under the FOREIGN SOVEREIGN IMMUNITIES ACT of 1976 (90 Stat. 2891) is prima facie evidence that this court is a de-facto, not de-jure entity. Accordingly, this court's authority and jurisdiction are challenged and full disclosure is demanded." No response.
- 28) 07-09-2013: Supplicant emailed respondent on several critical issues. No response and her secretary said she refused to meet with the supplicant.
- 29) 08-14-2013: Levenson issued a capias for supplicant's arrest, asserting that supplicant failed to appear for one of his senseless 'calendar calls'. Only after supplicant's bail bondsman interceded in open court, did Levenson back down and discharge the capias.
- 30) 09-03-2013: Trial held for 2nd obstruction charge. Supplicant objected to entire jury pool, stating that none of them were 'peers' of the supplicant / defendant. Levenson refused to let supplicant show critical evidence to the jurors, and arrested supplicant, in the courtroom, after removing the jurors. He said something like, "You ain't gonna talk about that shit boy, do you understand?" In other words no talk of jury nullification or law to the jury, just talk about whether or not I refused to open the door of my own home to four thugs with NO ID and NO WARRANT. After the testimony the jurors went to the antechamber. They produced a question which supplicant was not allowed to respond to. They predictably (under the circumstances) found the supplicant guilty of 'obstruction'. Supplicant was jailed immediately, NO BOND and told that he would be dragged back to Levenson's Star Chamber on Friday the 13th for SENTENCING. This was done intentionally because, the next trial (for the first arrest) was set only three days after my sentencing hearing, thus supplicant was not able to prepare for the trial for the first arrest. (The jail refused to allow supplicant any access to counsel or his papers)

31) 09-13-2013: Sentencing hearing. Levenson spent the entire time (about 15 minutes) trying to convince suppliant to hire an attorney. Suppliant's father, wife, co-counsel and bail bondsmen were in attendance. NOT ONCE did Levenson ask any of them the regular questions asked at a sentencing hearing. If Levenson was truly concerned about me he would have queried those that showed as to what kind of person I was, mitigating factors, whether I was a hindrance or help to the community, whether I had already served some jail time, etc.

He became aggravated after suppliant refused to hire an attorney. Levenson then sentenced the suppliant to one year in jail (max sentence) for the alleged 'obstruction'.

32) 09-16-2013: Trial (2nd) for first arrest. Someone cancelled the trial date on the computer and thus, nobody showed up to assist the suppliant. Levenson smirked and said I could call my witnesses the next day. Suppliant ended up signing a plea of 'no contest', under duress and force of arms. (Levenson had made it quite clear that the 2nd trial would end the same, and that he would sentence the suppliant, consecutively, to another year in jail, thus two years ! Suppliant was put on probation for a year, but his 'record' was permanently scarred.

33) 05-20-2014: Suppliant visited Bertha Henry's office. Suppliant spoke with Rebecca Leder and demanded a notarized and certified presentment of the alleged debt owed to BROWARD. She refused. Suppliant tendered an offer to pay in silver. She refused it. Suppliant was accosted by three men in 'security'. Suppliant sent respondent a two page email the next day demanding the names of the men and advising her of my fee schedule. NO response.

34) 05-26-2014: Final Notice of Abatement to respondent Henry, 4 pages, no response.

35) 12-05-2014: email to Tom Kennedy - Director of the Treasury Dept. BROWARD - advising him of illegality of their pecuniary demand for over \$5,000.00; among other things. No response.

36) 12-15-2014: Suppliant tendered an International Promissory Note payment, under UNCITRAL, to respondent, for alleged debt. (sent certified mail) No response.

37) 01-05-2015: Suppliant sent a Prayer for Writ of Habeas Corpus (32 pages), via certified mail to respondent. (view [here](#)). No response.

38) 01-06-2015: email to Mr. Gunzburger - general counsel for the sheriff of BROWARD - giving him judicial notice of the controversies. Mr. Gunzberger refused to respond or take any corrective action regarding criminal actions by BROWARD agents.

39) 01-07-2015: hand delivered 32 pg Petition for Writ Habeas Corpus to Judge Skolnik's JA. No response.

40) 01-12-2015: Suppliant asked to meet with Lori Parrish. She refused.

41) 01-15-2015: Suppliant recorded ([Instrument #1127488190](#)) a Notice of Default re. IPN tender of payment under UNCITRAL. No response.

42) 01-17-2015: email to respondent Bertha Henry - see below...

TO: Bertha Henry - chief administrator for the People of Broward

DATE: 01-17-2015

State and local police in the United States will no longer be able to use federal laws to justify seizing property without evidence of a crime. ([Article](#))

What is described in the article, above, is no different than the unlawful mafia type procedures that BROWARD follows to collect taxes unlawfully assessed against private property owned by the People.

You did not respond to the Default recorded against BROWARD in response to the agent that you sent who trespassed on my property. The fee for one days violation is \$1,000,000.00. Interest will accrue at 18%, the same rate that you charge for alleged taxes in arrears.

Since you have violated the Oath you took to protect the rights of the People - who you pretend to represent - you are now guilty of constructive fraud. Your bond is at risk.

Time is of the essence,
Bruce Toski

43) 01-28-2015: Supplicant emailed a Notice of Extortion STATE attorneys Pam Bondi and Michael Satz. No response. Notice of Extortion emailed to John Scott - Inspector General for BROWARD, on 02-02-2015. No response.

44) 02-10-2015: Supplicant hand delivered a Writ of Prohibition with Judge Stacy Ross's JA. Instead of responding to the Writ they called BSO to arrest the supplicant !⁶

45) 02-11-2015: Same Writ served on Clerk of the Court Howard Forman via certified mail. The Clerk refused to assign a case # or give the papers to a judge.

46) 02-12-2015: Under 'duress and protest' supplicant tendered a cashier's check for \$4,125.04 to BROWARD. Incorporated therein was a 32 page Petition for Writ Certiorari / Prohibition. Supplicant never received any response to the Petition.

47) 02-12-2015: Emergency Prayer sent to U.S. Court of International Trade and the 4th DCA. Neither took any action to assist supplicant.

48) 03-17-2015: email to respondent requesting the 'form' to remove my property from county 'registration'. Supplicant stated,

I did not see a 'form' at
<http://www.broward.org/RecordsTaxesTreasury/Records/Pages/Forms.aspx>
to remove my private property from county 'registration'.

If I do not hear back from you within three days I will assume that there is no form and file a demand under common law to have my private property removed.

Thanking you in advance for your anticipated cooperation in this matter of great importance to me, I remain, Very Truly Yours, Bruce Toski

49) 05-04-2015: 3pg letter / Affidavit of Truth and Law sent certified mail and by email to Secretary of State John Kerry. No response.

⁶ one week later the Coast Guard started [buzzing](#) supplicants home. They have been back at least six more times, one time with the cargo door wide open.

50) 05-22-2015: Prayer for Writ of Habeas Corpus, two page order and corresponding exhibits were sent via first class mail to Judge Jane D. Fishman and to respondent via email. No response from the respondent; Judge Fishman returned supplicant's docs and refused to respond to supplicant's memo of law about the inequity of paying a filing fee. * *NOTE - on this same date Chief Judge Weinstein promulgates an administrative order concerning petitions for extraordinary writs. Coincidence ? I don't think so. Judge Weinstein's ORDER is nothing more than an administrative attempt to direct all writs to three persons under his control. Said ORDER also alleges that petitioners must pay the highest filing fee (\$400 for an a pseudo appeal), which flies in the face of historical common law decisions regarding extraordinary writs.*

51) 06-05-2015: same Prayer sent to a circuit court judge. Docs returned with no action taken.

52) 07-15-2015: email sent to Howard Forman giving judicial notice. No response.

53) 02-08-2017: email to Marty Klar - Property Appraiser for BROWARD. Response received from 'general counsel' who said, simply, "This is not a matter the property appraiser can assist you with. Please direct your inquiry to Broward County."

54) 02-09-2017: email to Vanessa Steinerts - counsel for the BROWARD Clerk of the Court. She responded, "I am not able to answer your questions as I do not work for Broward County."

55) 03-19-2017: supplicant served another tender of payment (IPN) on respondent. No response.

56) 04-13-2017: WARNING found on the ground, from deputy sheriff Smith #10650

57) 04-26-2017: Notice and Corrective Rider served personally on respondent's office. Respondent - as trustee - was directed to "itemize all assets and investments, cease any legal actions, and then, close the trust account for 'BRUCE TOSKI'. No response.

LAW:

Supplicant has an unalienable right to defend himself, his family and his property. Supplicant has done so via numerous Notices and Affidavits. Respondent - as head administrator for BROWARD - had a duty to respond to supplicant's demurrers, affidavits and queries. Respondent failed to respond, dishonored the supplicant, and has been in default for years. BROWARD agents continue to make unlawful demands⁷ upon the supplicant's soul, liberty and private property. Time is of the essence and the time is ripe for a Justice of the Peace to restore peace and freedom to the Toski family.

Upon information and belief, any judge in the small claims courts of Broward has authority to issue a writ releasing a Floridian who is unlawfully detained, distrained, or extorted by BROWARD agents. Supplicant lives within the geographical area called 'Broward'. This prayer and offer to contract are time sensitive. Supplicant reserves the right to amend this prayer.

Supplicant has served the Creator for 60 years without incurring any criminal convictions for a true crime. Supplicant has worked as a Vo-Tech instructor, an industrial technician, an airline

⁷ "no person shall be deprived of life, liberty or property, without due process of law" c/f [Wynhammer v. People](#) 13 N.Y. 378 (1856) see also [this article](#)

mechanic for Eastern Air Lines and as a support technician for the computer industry. Supplicant's family depend on his daily work and services to the Creator in order to continue their lives as Citizens of this beautiful Planet Earth. Supplicant's wife - who but for the grace of God survived an assault by BROWARD agents during a home invasion - has left the USA for the haven of a safer country (Japan). Although supplicant may be of some service - while in jail - to the Creator, the supplicant can be of NO service to his family while held in a continuous state of apprehension and poverty due to frequent arrests, forced bond situations and expensive demands for fiat currency. The Creator has led the supplicant to rescue many pets that were abandoned as a result of the bleak economy. The fate of these precious gifts from God will be in jeopardy if BROWARD agents are allowed to continue to incarcerate the supplicant and take his home away under force of arms.

To whatever extent it is necessary, supplicant restates the following un rebutted principles:

1. Supplicant is the sole owner of the name 'Bruce Toski'.
2. Upon information and belief, a strawman / "PERSON" / fictitious legal entity⁸ titled 'BRUCE TOSKI' was created, w/o supplicant's knowledge or permission, by STATE agents with the creation of a 'birth certificate'.
3. The STATE was asked whether they had any claim to the name Bruce Toski or BRUCE TOSKI. They stood mute, and thus, have no claim to this name.
4. Supplicant is not a 'U.S. citizen' per the 14th Amendment. (Unrebutted affidavit on file with U.S. State Department and recorded; available upon request)
5. Supplicant does not have a social security number and has never applied for one.
6. Upon information and belief the Social Security Administration owns a 'social security number' which they have assigned to the unlawfully created strawman 'BRUCE TOSKI'.
7. Supplicant filed a formal complaint with the Social Security Administration about the fraudulent creation of said SS number. They have refused to investigate or take action.
8. Supplicant subsequently repudiated said SS# assignation for fraud and failure to disclose all pertinent terms and conditions.
9. Supplicant has never consented or agreed to grant the COUNTY standing, authority or jurisdiction via a 'voter registration'.
10. Supplicant revoked his signature on the marriage license for fraud and failure to disclose all terms. The COUNTY has not filed any demur, thus the license is void, ab-initio.
11. The current 'U.S. government' lost its de-jure status (and is now 'de-facto') when it declared bankruptcy and forced the People to use fiat currency instead of lawful money mandated by the Constitution. Public Law has been replaced by Public Policy. In 1976, Congress removed any semblance of justice in our court system with Senate bills 94-201 and 94-381. From this point forward, the 'officers of the court' believe they can construe and construct 'laws' to mean anything they choose them to mean.
12. Supplicant is not a 'merchant' and has used Federal Reserve 'notes', but only under protest, duress and the doctrine of necessity and survival.
13. Supplicant has never knowingly or willfully abdicated standing, authority or jurisdiction to any de-facto government entity, STATE, COUNTY, CITY, agency, person or agents.
14. Supplicant has never knowingly or willingly submitted to the jurisdiction of any statute staple court operated by the current de-facto government.
15. Supplicant 'stands' under the Creator only. ([1 Samuel 8:9](#)) The Creator's Natural Law is Supreme and 'STANDS' above man-made 'civil' law. The main maxim of Natural Law is 'Do unto others as you would have them do unto you.' The Statutes at Large purport to be the Laws for the People of the united states of America. The first volume of the

⁸ In 1939 a classic movie gave the public a sly [warning](#) about the Straw Man.

Statutes at Large contains the Declaration of Independence as the first document (law) of the former de-jure U.S.A. The first paragraph of the [Declaration of Independence](#) mentions Natural Law as the Supreme Law of the Land; a principle elucidated by President Thomas Jefferson. Natural Law, as well as statute staple customs, affirm the principle of the [Doctrine of Laches](#), and the maxim that, when under a duty to act, '[Silence is Acquiescence](#)'. This first law of the land also states that the U.S. government and its political subsidiaries (STATE of FLORIDA, COUNTY of BROWARD and CITY of FORT LAUDERDALE) operate only with the CONsent of the true sovereigns, the People living on the land of the states of the united states of America. Further that the People can remove their CONsent any time they feel that the government is operating in a fraudulent or criminal manner.

16. The refusal of the respondent to answer any of the attached exhibits constitutes Dishonor and Default. Bertha Henry, BROWARD COUNTY, and its agents are now prevented / barred (collaterally estopped) from pursuing their claims any further or advancing any demurrers to the inclusion of the evidence mentioned in this Prayer.
17. BROWARD COUNTY has set May 17th, 2017 as the day that they will seize supplicant's home and sell for alleged taxes owed.⁹ Said administrative auction does not even pretend to comport with Due Process.
18. The important Doctrine of 'Due Process' is supported under Natural Law, Common Law and the Constitution for the People of the united states of America. **Due Process** = NOTICE and the OPPORTUNITY TO BE HEARD by a Jury of the supplicant's peers, **before** losing his freedom or property pursuant to the force and arms of the COUNTY. The COUNTY, upon information and belief, has reverted to medieval feudal customs and practices that were utilized prior to the passage of the Magna Carta Act of 1215 ... pursuant to their creation of the strawman 'BRUCE TOSKI'.
19. Supplicant has no contracts, and thus, no legal nexus, to BROWARD COUNTY.
No Nexus = No Duty.
Supplicant waives any and all alleged government benefits.
No Benefit = No Duty.
These legal positions are unrefuted by the STATE, COUNTY, CITY or the respondent. By the Doctrine of Laches, the STATE, COUNTY and CITY are barred from pursuing their claims any further.
20. Clerks of the COUNTY's court system entered a 'capias' on the COUNTY's computer system, alleging that the supplicant did not 'appear' for a hearing, when in fact he was excused from same via email correspondence. (Copy of capias and notice of excusal available upon request)
21. On **05-30-2012** - subsequent to the fraudulent capias entry - four (4) armed men trespassed on the supplicant's private homestead at 7:30AM. They refused to identify themselves, broke both gates to the backyard, ignored NO TRESPASSING signs, assumed Land Use Fees stated thereon, then pointed revolvers at the supplicant and his wife while demanding entrance to supplicant's home. They lied and said they were there pursuant to a 911 call. Then they said they were there pursuant to a bench warrant, which, is also a lie as no bench warrant has ever been produced. They ripped the back door open, battered the supplicant without any verbal warnings, knocked the supplicant's video camera to the floor, hit the supplicant in the jugular with a karate chop, kicked his legs out, rendered about 5 percussion strokes to his back, threw him onto the tile floor of his kitchen, pounded both sides of his face into the ground, and finished by leaving a bootprint in / on his back. While the armed men were attempting to murder ? the

⁹ History is replete with those who feel they can tax everyone on Earth. [Luke 2:1](#)

- supplicant, his wife protested, whereupon one of the armed men aimed his pistol at her and said, "Go around the corner, sit down and shut up until we are finished !" (Affidavit available)
22. On 06-02-2012 - after, again, being forced to post bond - supplicant served a signed and notarized six page affidavit to the Sheriff of BROWARD COUNTY, who refused to investigate the crimes committed (trespass, assault, battery, kidnaping), and refused, as well, the supplicant's demand to speak to the local county grand jury.
 23. The COUNTY and the STATE have processed multiple unlawful 'informations' against the supplicant, none comporting with due process, natural law, common law or even their own statutes, codes and rules. (Documents available on request)
 24. COUNTY agents incarcerated the supplicant several times, against his will, and against all civilized customs, in order to silence his protests of government acts of TERRORISM.
 25. COUNTY agents have arrested the supplicant twice in their administrative hearing rooms in order to attempt to intimidate the supplicant, and influence the outcome of the trials.
 26. The COUNTY violated their own speedy trial rule and prosecuted the supplicant in an administrative hearing, filled with jurors who were U.S. citizens¹⁰, not peers of the supplicant.¹¹
 27. COUNTY police officers refused to issue NTAs (Notices to Appear) in direct contravention of their own administrative mandates and instead kidnaped the supplicant under color of law
 28. COUNTY police officers refused the supplicant's demands to be taken straight to a magistrate before booking, which is 'common law' practice.
 29. The COUNTY operates statute staple debtors' courts under admiralty flags, while allowing and inducing the People to believe they are part of a Constitutional process, when, in fact, nothing of the sort is true. This is fraud.
 30. Lawyers and prosecutors who take part in these administrative hearings have not taken an Oath to uphold the Constitution for the People of the U.S.A. Many have only taken an oath to the BAR, while others' oaths state that they have taken an oath to uphold the Constitution of the U.S. (a constitution which, upon information and belief, does not exist)
 31. COUNTY agents have set arbitrarily high bond / bail monetary amounts for alleged violations of their flawed 'hearing notice' procedures. In the supplicant's case, \$4000.00, for alleging that the supplicant failed to 'appear'. This constitutes cruel and unusual punishment.
 32. The COUNTY could operate courts under Martial Law Rule if: a) the government was de-jure, and b) executive orders declared valid states of emergency. In fact the government is de-facto, the executive orders are fraudulent and published in relative obscurity.
 33. On 05-21-2014 supplicant asked the respondent for a certified presentment concerning the alleged 'taxes' due on the supplicant's private property.

¹⁰ US citizens (Chattel Property) are belligerents in the field and are "subject to its jurisdiction" (Washington DC). See <http://www.usavsus.info/>

¹¹ In essence, the supplicant was prosecuted in a courtroom flying a military flag in direct contravention of the decision in [Ex parte Milligan](#), 71 U.S. 2 (1866). The president can not suspend the Constitution without the direct approval of congress, thus, all executive orders declaring states of emergency that are not backed by Congress, are void.

34. The respondent never produced a certified presentment.¹²
35. Notwithstanding all the aforementioned, suppliant, twice, 'accepted for value'(Matthew 5:25) the defective invoices of BROWARD COUNTY and tendered payment. Suppliant tendered a payment in silver to Rebecca Leder on 05-20-2014 which was refused without any written explanation. On 12-09-2014 and again in 2017, suppliant tendered [UNCITRAL](#) international promissory note payments to Bertha Henry. There was no response subsequent to this tender of payment, thus, pursuant to natural law - and the STATE's own UCC statute) any obligation has been discharged and there is no controversy.
36. Suppliant has, once or twice, in previously submitted documents claimed sovereign status. That was a mistake. Only the Creator is sovereign. Suppliant is 'self-governed'.

Plaintiff / Suppliant affirms under the Creator that the foregoing statements of fact and law are correct, so help me Lord.

WHEREFORE, the suppliant respectfully prays for estoppel and the immediate release of suppliant's 'body' and property from COUNTY 'control'. A suggested ORDER is attached. But for the Grace of God, go I. Take Judicial Notice. Time is of the Essence. All Rights Reserved. At Arms Length. V.C.

s/ _____
Bruce Toski
c/o 2361 S.W. 36th Terrace
Fort Lauderdale, Florida

850 792-6535
toski_tech@yahoo.com

CERTIFICATE OF SERVICE

I certify that a copy hereof has been furnished to
Bertha Henry
115 S. Andrews Avenue, Room 409
Fort Lauderdale, Florida [33301]
by BROWARD Sheriff on ?
and email to bhenry@broward.org
on April 28, 2017 and May 2nd, 2017

Bruce Toski

¹² "Our system of taxation is based upon voluntary assessment and payment, not upon distraint." [Flora v. UNITED STATES](#), 362 U.S. 145, 176 (1960) citing [Helvering v. Mitchell](#), 303 U.S. 391, 399

Court of Equity for Special Private Matters of the People of Broward

Bruce Toski
Supplicant / Plaintiff

In re. Folio ID # 5042 18 17 1150

Case # 17008210

vs.

Judge: _____

Bertha Henry
Respondent / Defendant

_____/

ORDER

Having taken an Oath to protect the People from enemies foreign and domestic; to protect the unalienable rights of the People and their property; having reviewed the supplicant's exhibits and finding that respondent did receive them and failed to respond to same, I hereby grant the supplicant's prayer for a writ of prohibition / habeas corpus, and hold:

1. TRUTH can be expressed by means of an affidavit.
2. Supplicant, a man sui juris, can speak his own truth and has the right to do so.
3. Supplicant's self-governed status vis a vis BROWARD COUNTY has been established via several lawful documents, none of which were controverted by the respondent.
4. Supplicant's statements of facts and law asserted in his exhibits, since they have not been controverted in a timely fashion, are deemed the TRUTH.
5. Supplicant has the right to own private land and property within the geographical area of Broward.
6. Supplicant has demonstrated perfect allodial title (absolute legal and lawful possession) of the land and home designated in COUNTY records at 2361 S.W. 36th Terrace, Fort Lauderdale, Florida.
7. BROWARD COUNTY, thru its silence and acquiescence, has admitted that it has no legal nexus to the supplicant nor any legal interest in his property, therefore BROWARD COUNTY does not have the right to tax supplicant's private property.
8. Since there is no legal nexus between the supplicant and BROWARD COUNTY - or any of its political affiliates or agents - the supplicant is not bound by any of the civil codes, statutes or rules promulgated by said government entities. Any relations with the supplicant are guided first by Natural law, second by common law, and third by International Law.
9. Since BROWARD COUNTY has failed to produce a certified presentment for any debt alleged owed by Bruce Toski or BRUCE TOSKI, any said debt, tax, judgment or lien is hereby revoked ab-initio.

10. Respondent failed to demonstrate that BROWARD COUNTY has or had any legal or lawful dominion over suppliant's property, and will, accordingly, remove suppliant's name and property (Folio ID # 5042 18 17 1150) from the tax database maintained by the property appraiser, and remove all liens pending on same filed by BROWARD COUNTY or the CITY of FORT LAUDERDALE.
11. Any orders or rulings entered against suppliant Bruce Toski (or BRUCE TOSKI) by any judges in administrative hearings which took place in BROWARD are void, ab-initio, for failure to establish standing, authority and jurisdiction.
12. BROWARD COUNTY and its agents shall remove all references to the fictitious legal entity "BRUCE TOSKI" from all of its databases.
13. Suppliant Bruce Toski has demonstrated that he is at peace with his fellow Floridians, and, is accordingly, not subject to the 'martial law rule' provisos asserted by various unsubstantiated Executive Orders declaring 'states of emergency'.
14. BROWARD COUNTY is hereby ordered to provide a signed and notarized document confirming Bruce Toski's self-governed status vis a vis BROWARD COUNTY.
15. BROWARD agents are hereby restrained from arresting Bruce Toski unless there is a bona fide Breach of the Peace, an injured man or woman, or a sworn affidavit alleging property damage. Additionally, Bruce Toski will not be incarcerated any further without a trial by a jury of *his* peers in a court of common law presided over by a judge who can produce an Oath to support the Constitution for the People of the united States of America, and who is bonded for verification of same. If an arrest does occur a Notice to Appear will be issued unless the suppliant is a immediate threat to the safety of the community. If taken into custody he shall be taken immediately in front of a magistrate or judge who must produce a signed Oath to protect the unalienable rights of the People and abide by the Constitution for the People of the united states of America, with an appropriate Bond attached and a peace-time flag for the People of the state of Florida displayed, not the gold fringed martial law rule flag of the federal executive.

/ _____
Judge

Date: _____

This Order transmitted to the applicant:

_____ (in person)

_____ (mailed to Bruce Toski c/o 2361 Southwest 36th Terrace, Fort Lauderdale, Florida)

This Order transmitted to the respondent:

_____ (in person)

_____ (mailed to Bertha Henry, 115 S. Andrews Avenue, Room 409, Fort Lauderdale, FL 33301)

Exhibits

Exhibit "A" is suppliant's Notice of legal status of self and property to Bertha Henry.
Exhibit "B" is suppliant's Notice of Status of Private Property to Henry and Parrish.
Exhibit "C" is suppliant's Notice and Demands to Ms. Henry subsequent to a personal visit to Ms. Henry's office the previous day.
Exhibit "D" is suppliant's Final Notice of Abatement to Ms. Henry.
Exhibit "E" is suppliant's un rebutted affidavit of sovereign status.
Exhibit "F" is suppliant's email to the Director of the treasury department for BROWARD.

Exhibit A was emailed to Ms. Henry on 08-17-2012 at 1:24PM.
A return receipt was received from bhenry@broward.org on 08-17-12 at 6:00PM.
Ms. Henry never responded to Exhibit A.

Exhibit "B" was mailed by Notary Laurie A. Chapman to the Broward County Administration Office on 05-06-2013
No response was received by Ms. Chapman or the suppliant.
On 05-20-2014 suppliant visited Ms. Henry's office personally and offered to make a payment - in silver - for the alleged 'taxes' owed. Said tender of payment was refused. Instead several armed men - who refused to identify themselves - threatened to arrest the suppliant.

Exhibit "C" was emailed to Ms. Henry on 05-21-2014 at 11:50AM.
Ms. Henry never responded to Exhibit C.
Exhibit D - a FINAL NOTICE OF ABATEMENT - was emailed to Ms. Henry (and eight other government agents) on 05-26-2014 at 7:49AM.

A return receipt was received from bhenry@broward.org on 05-26-14 at 2:33PM.
Ms. Henry never responded to Exhibit D.

Exhibit E was recorded in the public records on 06-04-2014 at 10:28AM
Exhibit E was served by a process server on Bertha Henry's assistant Andrea Sewell on 06-04-2014 at 11:27AM (as well as the Mayor of Fort Lauderdale and Michael Satz - state attorney for BROWARD COUNTY) and sent via email to Ms. Henry on 06-04-2014 at 5:42PM.
Ms. Henry never responded to Exhibit E.

Exhibit F was emailed to Thomas Kennedy - Director of the treasury department for the People of Broward County - on 12-05-2014 at 3:10PM
A return receipt was received from tkennedy@broward.org, indicating that Exhibit F was read by Mr. Kennedy on 12-05-2014 at 3:11PM
Director Kennedy never responded to Exhibit F.

This are many more exhibits which could be entered into evidence. They are all available upon request. Suppliant prays that enough evidence has been submitted herein, to grant summary declaratory judgment in his favor.

Exhibit A

From: "Don Q." <DPQ007@comcast.net>
To: "Bertha Henry" <bhenry@broward.org>
Sent: Friday, August 17, 2012 1:24PM
Subject: Notice in re. my private property

Ms. Bertha Henry,

Hope this letter finds you well. (got your name spelled right this time, I hope)

Upon information and belief the county appraiser has mistakenly listed my private property in their tax database.

I dispute this unequivocally. Additionally, agents of the County have attacked me, imprisoned me and extorted money from my friends.

Take judicial Notice that I am not a U.S. citizen, I do not have a social security number, and I have not knowingly entered into any contracts with any agent or agency of the City, County, State or Federal governments. I am not a registered voter thus I have not given any authority to the county to make any laws having jurisdiction over me. If you believe that any recordation, deed or contract obliges me to pay any tax on my private property, please produce the wet ink contracts for my examination.

I hereby state that I am in absolute possession of title to the land and private property located within the four corners indicated below:

SW Corner: 26 degrees 05' 31.79" N; 80degrees 11' 49.22" W
SE Corner: 26 degrees 05' 31.76" N; 80degrees 11' 48.10" W
NE Corner: 26 degrees 05' 33.00" N, 80degrees, 11'48.15" W
NW Corner: 26 degrees 05' 32.98" N, 80 degrees 11' 49.18" W

With this common law Notice I hereby challenge and demand certification of the constitutionality of any criminal or civil charges or demands for payment, pending against me.

My postal address for the delivery of mail (no jurisdiction admitted) is 2361 SW 36th Terrace, Fort Lauderdale, Florida

Time is of the essence,



Bruce of the Toski family
Mom said she created me on 01-17-1957
Date: August 17th, 2012

Exhibit B

NOTICE OF STATUS OF PRIVATE PROPERTY

TO: Bertha Henry: Administrator for the People of Broward County
Lori Parrish: Property Appraiser for the People of Broward County

Date: May 6, 2013

I have corresponded with both of you in the past, by email, attempting to correct negligent, fraudulent and unlawful classifications of my private property. Such notices have either met with silence or refusals to make necessary and lawful changes to your records.

Time is of the essence. At Arms Length, with all rights reserved and under duress by armed officers of the County of Broward, I make the following statements of fact and law. Take judicial and public notice of the following. Any statements not rebutted within seven days - with a signed and notarized document - will stand as Truth, by the doctrine of laches, and the age old maxim that Silence is Acquiescence. If default occurs, Affiant's AFFIDAVIT stand as Truth and BROWARD COUNTY is estopped in perpetuity from contesting any statements made by Affiant, in this AFFIDAVIT.

AFFIDAVIT of TRUTH

I, Bruce of the family Toski, hereinafter Affiant, hereby assert, certify and affirm the following statements of fact and law:

1. Truth is expressed by means of an affidavit.
2. Affiant, a man, can speak his own truth and has the right to do so.
3. Affiant is of competent age to testify.
4. Affiant has firsthand knowledge of the contents and tenor of this Affidavit.
5. Affiant, without equivocation, concealment, deception, or insincerity, solemnly swears the following true, correct and complete.
6. Bertha Henry is the Chief Administrator for the People of Broward County
7. Lori Parrish is the Property Appraiser for the People of Broward County.
- 8.. Affiant is not, and never was a 'U.S. citizen', thus BROWARD COUNTY has a duty to remove said erroneous designation from any and all databases or records pertaining to the Affiant. (Unrebutted affidavit to the State Dept. attached)
9. Affiant has the right to own private property within the geographical area claimed by BROWARD COUNTY.
10. BROWARD COUNTY does not have the right to tax private property.
11. Affiant has perfect allodial title (also known as lawful, complete, full possession and title) to his private property, home, and land located within the four corners indicated below:
SW Corner: 26 degrees 05' 31.79" N; 80degrees 11' 49.22" W
SE Corner: 26 degrees 05' 31.76" N; 80degrees 11' 48.10" W
NE Corner: 26 degrees 05' 33.00" N, 80degrees, 11'48.15" W
NW Corner: 26 degrees 05' 32.98" N, 80 degrees 11' 49.18" W
12. Affiant's private property may be designated, in your records as '2361 S.W. 36 Terrace', Fort Lauderdale, Florida. This account should NOT include any ZIP CODE in the address field and the State designation should always be spelled out in full.
13. Affiant asserts unequivocally that there is no 'trust' relationship as regards BROWARD COUNTY or any of its agents.
14. Affiant asserts unequivocally that there is no 'trust' relationship as regards the city for the People of Fort Lauderdale, the state (State or STATE) for the People of Florida, the corporation titled the United States (in Washington, D.C), any of its agents or agencies.
15. Affiant disavows any knowledge, participation or consent to any invisible adhesion contracts, licenses, permits, quasi-contracts, implied trusts, involuntary trusts, trust de son tort, trust ex delicto, trust ex maleficio, remedial trusts, trust in invitum or any other 'relationship' with BROWARD COUNTY.
16. If BROWARD COUNTY asserts now - or in the past - that a trust relationship, or a contractual

- relationship is or was providing a legal nexus to the Affiant, full disclosure is demanded at this time.
17. BROWARD COUNTY will removed any and all references in their databases and records to Affiant with his name / appellation in ALL CAPS letters.
 18. Affiant's name in ALL CAPS, e.g. BRUCE TOSKI, indicates a 'legal person', a strawman, which has no time, place or authority in re. Broward County.
 19. Affiant is not a 'resident' of the City of Fort Lauderdale, Broward County, or the United States. Any reference to same should be removed immediately.
 20. This Affidavit, the information contained herein, and Affiant's signature, supplants and replaces any previously filed.
 21. Any relations with Affiant are guided first by Natural law, second by common law, and third, by UCC law, where it does not conflict with the Natural and common law.
 22. I am not a registered voter. Any previous registration was done under mistake, fraud and failure to disclose all material facts. Said repudiation - ab-initio - is unrebutted.
 23. If you believe that any recordation, deed or contract obliges me to pay any tax on my private property, I refute same based on the principle of fraud and failure to disclose all material facts.
 24. If any loans have been collateralized against my private property, list the loans and the lawful justification for using my private property as collateral.

Affiant, with this Notice under Natural and common law, hereby challenges and demands certification of the constitutionality of any criminal or civil charges or demands for payment, advanced by BROWARD COUNTY or its agents.

My address for the delivery of mail (no jurisdiction admitted) is 2361 SW 36th Terrace, Fort Lauderdale, Florida. Any mail sent to any other address will be sent to the Post Office Postmaster, alleging mail fraud.

Executed at Arms Length on this 6th day of May, 2013, All Rights Reserved, Without Prejudice, Further, Affiant Sayeth Naught !

By: (original signed and notarized)
Bruce of the family Toski

State of Florida, Broward County

This three page 'NOTICE OF STATUS OF PRIVATE PROPERTY' / 'AFFIDAVIT of TRUTH' was sworn to and subscribed before me this 6th day of May, 2013 by Bruce of the family Toski who is personally known to me and who did take an oath.

/s/ Laurie A. Chapman - NOTARY PUBLIC - STATE OF FLORIDA - #DD 637334
My commission expires May 9th, 2015

LEGAL NOTICE

[Note: Notary Public Laurie A. Chapman is not an attorney licensed to practice law in the state for the People of Florida and has not given legal advice or accepted fees for legal advice; provided no assistance in the preparation of the above referenced documents, and has no interest in any issue referenced therein. Notary name is not a party to this action.]

CERTIFICATE OF SERVICE

This three page 'NOTICE OF STATUS OF PRIVATE PROPERTY' / 'AFFIDAVIT of TRUTH' was mailed by Notary Public Laurie A. Chapman, via the postal service for the People of the united states of America, on the 6th day of May, 2013, to:

Broward County Administration Office
115 S. Andrews Avenue
Fort Lauderdale, Florida

Identify this three page document as BCTAX001 for evidentiary.

Exhibit C

From: "Don Q." <DPQ007@comcast.net>
To: "Bertha Henry" <bhenry@broward.org>
Sent: Wednesday, May 21, 2014 11:50AM
Subject: Notice to Bertha Henry

Ms. Henry,

On Tuesday, May 20, 2014, while visiting your office, I was accosted by three men in white uniforms. One threatened me. They admitted they were NOT BSO.
I was visiting your office in an attempt - in good faith - to abate a claim that I owe taxes to BROWARD on my private property, held, by myself with undisputed allodial title.
My status vis a vis BROWARD is recorded and undisputed. I am a living soul, one of the People of America protected by the Constitution for the People of the united states of America, and sovereign under the CREATOR's laws, international law and treaties, and common law.

I demand that you provide me with the name of :

- a) the supervisor (said he worked at EAL)
- b) dark skinned man (about 145lbs) who threatened me
- c) heavy-set man who was white skinned

I also spoke with Rebecca Leder before I left the building.

I asked her to provide me with a certified presentment - signed by you and notarized - stating with peculiarity

- a) any debt owed to Broward
- b) the legal nexus - if any exists - between BROWARD and Bruce Toski or the property in dispute.
- c) certification of STANDING of BROWARD to bring said claim
- d) certification of AUTHORITY of BROWARD to bring said claim
- e) certification of any jurisdiction claimed by BROWARD, with supporting documentation
- f) proof of compliance with the Federal Lien Registration Act which requires Certification of any Lien.

She, Rebecca Leder, refused to comply.

I tendered an Offer to Pay - under protest - with silver. Ms Leder refused to accept it.
Since my tender - a Qualified Written Request under RESPA - was refused, BROWARD is now estopped from pursuing their claim(s) any further, under the doctrine of estoppel, laches and acquiescence. Take Judicial Notice. Time is of the essence.

BROWARD's claim to my property is also invalidated by the Fruit of the Poison Tree doctrine and Fraud under natural law, common law, international laws and your own UCC.

BROWARD, as a political subdivision of the STATE of FLORIDA pretends to be a public political institution accountable and accessible to the People.

In fact, they are simply an agency for the federal U.S. corporation, which only has jurisdiction inside the District of Columbia.

This huge fraudulent syndicate - which extorts money from the People by fear and force of arms - operates clearly by Fraud, thus any and all claims are invalid, void ab-initio.

I demand that

- * my property description and address be removed from your computer systems as BROWARD has no legal or lawful right to tax my property
- * you supply me with a signed and notarized letter that all liens by BROWARD or FORT LAUDERDALE have been discharged and removed, and were void ab-initio.
- * failure to perform the above by Friday will constitute dishonor and breach of your fiduciary duty to me, one of the People of America.
- * you provide me with a date and time that the local county grand jurors will be available to hear a presentment on the above matter, and other criminal actions and actors.

The Fee Schedule for failure to do so, by Friday, May 23rd, 2014, will be \$1,000.00 per day, per person who violated my rights.

Thanking you in advance for your anticipated cooperation in this matter of great importance to me, I remain,

Very Truly Yours,

Bruce Toski
c/o 2361 Southwest 36th Terrace, Fort Lauderdale, Florida [near 33312-4291] USA

Exhibit D

FINAL NOTICE of ABATEMENT

TO: Bertha Henry: Manager for BROWARD COUNTY
Lori Parrish: Property Appraiser for BROWARD COUNTY

Date: May 26, 2014

But for the Grace of God, go I. I pray that this document furthers the Creator's design for a Kingdom on Earth resplendent in his Glory, with Peace and Harmony.

I have corresponded with both of you in the past, attempting, in good faith, to abate your demand that I pay taxes on my private land and property, which, thru negligence, fraud, conspiracy and color of law, is unlawfully classified as commercial property. Said notices have either met with silence or refusals to make necessary and lawful changes to your records. The CITY of FORT LAUDERDALE, BROWARD COUNTY, the STATE of FLORIDA, and the U.S. corporation (Hereinafter PGS - pseudo government syndicate) have, all, attacked me and my family. I have an unalienable right to defend myself, provide for and protect my family. I live in peace with all living souls on Earth. Unless you are soul-less entities, I expect you to do the same. This Notice of Abatement contains my final good faith effort to respond to, and abate, your unlawful transgressions. My claims are included. Should you fail to abate your attacks I will be forced to convene a court of common law jurisdiction presided over by a jury of my peers and vicinage who will hear fact and law to determine your guilt. Summary judgment will be requested inasmuch as you have already dis-honored me and my family, and defaulted on previous Notices, Affidavits and Claims.

At Arms Length, with all rights reserved I make the following statements of fact and law. Take judicial and public notice of the following. The following statements of fact and law have NOT been rebutted by either or you, and thus stand as Truth, by the doctrine of estoppel, laches, and the age old maxim that Silence is Acquiescence.

AFFIDAVIT of TRUTH

I, Bruce of the family Toski, hereinafter Affiant, hereby assert, certify and affirm the following statements of fact and law:

1. Truth is expressed by means of an affidavit.
2. Affiant, a man, sui juris, can speak his own truth and has the right to do so.
3. Affiant is a sentient living soul, of competent age to testify, and appears here in propria persona. Affiant is a native American.
4. Affiant has firsthand knowledge of the contents and tenor of this Affidavit.
5. Affiant, without equivocation, concealment, deception, or insincerity, solemnly swears the following true, correct and complete.
6. Bertha Henry is the Chief Administrator for BROWARD COUNTY
7. Lori Parrish is the Property Appraiser for BROWARD COUNTY.
8. Affiant is not, and never was a 'U.S. citizen'.
9. Affiant is not, and never was a registered voter.
10. Affiant does not have, and never applied for, a social security number.
11. Affiant is not a 'merchant' and uses Federal Reserve 'notes' only under the doctrine of necessity and survival.
12. Affiant has the right to own private land and property within the geographical area claimed by BROWARD COUNTY.
13. BROWARD COUNTY does not have the right to tax private property.
14. Affiant has perfect allodial title (also known as lawful, complete, full possession and title) to his private property, home, and land located within the four corners indicated below:
SW Corner: 26 degrees 05' 31.79" N; 80degrees 11' 49.22" W

SE Corner: 26 degrees 05' 31.76" N; 80degrees 11' 48.10" W
NE Corner: 26 degrees 05' 33.00" N, 80degrees, 11'48.15" W
NW Corner: 26 degrees 05' 32.98" N, 80 degrees 11' 49.18" W

15. Affiant's private property may be designated, in your records as '2361 S.W. 36 Terrace', Fort Lauderdale, Florida. No standing, authority or jurisdiction is ever conferred by mention or reference to this address which may, or may not include reference to a 'zip code' designated by the federal U.S. corporation (to assist in the delivery of mail)
16. The fictitious legal entity 'BROWARD COUNTY' is a political sub-division of the STATE of FLORIDA ([D&B # 004078374](#)), which, as a debtor to the UNITED STATES corporation ([D&B # 052714196](#)), is legally a 'territory' under control of the U.S. debt collector corporation defined under [28 U.S.C. § 3002 \(15\)\(A\)](#).
17. The U.S. corporation only has true jurisdiction in the District of Columbia
18. The U.S. corporation currently has a monopoly on U.S. currency. The U.S. corporation conspires with an international banking syndicate via the the 'FEDERAL RESERVE' which is also located in the District of Columbia (D.C.)
19. Possibly the republican government created by 'the People' was, at one time, 'de-jure', but said status was relinquished when representatives in Congress breached their fiduciary duty to 'the People' and sold out the republic to private international banks, and lawful money (backed by gold and silver per the constitution) was replaced with fiat currency (international promissory notes). When the USA government stopped using CONstitutional money, it lost it's de-jure status (no longer a CONstitutional Republic) and all courts became administrative tribunals with jurisdiction only over matters between these corporations and those having a legal nexus to same.
20. Courts now operate under Martial Law Rule (equity) pursuant to various executive orders which declare 'states of emergency' under false pretenses.
21. BROWARD COUNTY is in debt to the STATE of FLORIDA and to the U.S.
22. BROWARD has no legal or lawful claim to any land or property within the said geographical limits of 'BROWARD' unless BROWARD can prove lawful ownership of the land or property or a legal nexus to the owner of the land or property.
23. BROWARD, thru its silence and acquiescence has admitted that there is NO legal nexus to the Affiant.
24. BROWARD, thru its silence and acquiescence has admitted that is has no legal or lawful claim to the land and property owned by the Affiant.
25. Notwithstanding the afore to stated, Affiant has personally proffered tender of payment using lawful money (silver) to PGS agent Rebecca Leder, who refused to accept same.
26. There is no lawful 'trust' relationship between the Affiant and the CITY of FORT LAUDERDALE, BROWARD COUNTY, the STATE of FLORIDA, the U.S. corporation, or any of its agents or agencies. (Hereinafter PGS - pseudo government syndicate)
27. Affiant disavows any knowledge, participation or consent to any invisible adhesion contracts, licenses, permits, quasi-contracts, implied trusts, involuntary trusts, trust de son tort, trust ex delicto, trust ex maleficio, remedial truts, trust in invitum or any other 'relationship' with the PGS.
28. If BROWARD COUNTY asserts now - or in the past - that a trust relationship, or a contractual relationship is or was providing a legal nexus to the Affiant, full disclosure is demanded at this time.
29. BROWARD COUNTY will remove any and all references in their databases and records to Affiant with his name / appellation in ALL CAPS letters.
30. Affiant's name in ALL CAPS, e.g. BRUCE TOSKI, indicates a fictitious legal entity, a 'legal person', a business entity, a strawman, which was created by PGS without any lawful premise.
31. Affiant is not a 'resident' of any PGS entity. Any reference to same should be removed immediately.
32. This Affidavit, the information contained herein, and Affiant's signature, supplants and replaces any previously filed.
33. Any relations with Affiant are guided first by Natural law, second by common law, third by International Law and fourth, by UCC law, where it does not conflict with the Natural, International, or common law.
34. If you believe that any recordation, deed or contract obliges me to pay any tax on my private property, I refute same based on the principle of fraud and failure to disclose all material facts.
35. If any loans have been collateralized against my private property, list the loans and the lawful justification for using my private property as collateral.
36. If any tax certificates have been sold vis a vis my property then describe, in detail, the lawful

- justification for issuing same.
37. Affiant has previously challenged and demanded certification of the constitutionality of any criminal or civil charges or demands for payment, advanced by PGS or its agents. PGS has consistently failed to produce same.
 38. Affiant's property is posted with No Trespassing Signs which stipulate Land Use Fees of one million dollars per day per person for trespass with a weapon.
 39. You have taken an Oath to protect the People from enemies, foreign and domestic, to protect the rights and property of the People.
 40. You recognize, understand and protect the principles enunciated in the [Declaration of Independence](#), the first document (law of the land) printed in the Statutes at Large. You recognized the following truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, ownership of private property, and the pursuit of Happiness. That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it.

CLAIMS

1. 2000 ounces of pure gold for the trespass, breaking and entering, assault and battery, kidnapping and incarceration of the Affiant that took place on 5-30-2012 in the private home of the Affiant.
2. 500 ounces of pure gold for each incident in which the PGS conspired with various airline companies (some public, some private) to intentionally pollute the air that Affiant's family breathes with numerous toxins, aka '[chemtrails](#)'.
3. 500 ounces of pure gold for each year that PGS has implemented and condoned unlawful wiretapping. Upon information and belief [this started in 1975](#).
4. 500 ounces of pure gold for each year that PGS has demanded payment for property taxes which they have NO standing, authority or jurisdiction to claim.
5. 500 ounces of pure gold for each year that PGS conspired with the Internal Revenue Service to extort money from the Affiant under the fraudulent assertion that the Affiant was a 'U.S. citizen'.
6. 500 ounces of pure gold for each year that PGS conspired with the Social Security Administration to profit from the fraudulent creation of a fictitious legal strawman using the same name as the Affiant, but in ALL CAPS.
7. 500 ounces of pure gold for every instance that a truck owned by PGS sprayed biocide or any other chemical next to my private property. (09-19-2011)
8. 500 ounces of pure gold for each year that PGS conspired to poison the municipal water supply with fluoride waste products from the nuclear, aluminum and fertilizer industries. (Since 1972 in BROWARD)
9. 500 ounces of pure gold for the two instances in which Jeffrey Levenson arrested the Affiant in his court room in BROWARD without cause.
10. 1000 ounces of pure gold for the unlawful arrest by Jorge Maura on 01-25-2010.
11. 500 ounces of pure gold for the unlawful process implemented by Howard C. Forman (Clerk's Office) wherein a clerk, under his authority, signed a paper asserting that the Affiant did not attend a hearing (that he was excused from), which created a 'capias' and which BSO subsequently treated as a de-jure bench warrant, which, it was not, of course.
12. 2000 ounces of pure gold for the implementation of unlawful 'massey hearings' under fraud and color of law, wherein several different men posing as 'magistrates' signed Orders which PGS agents used to place unlawful liens on the Affiant's private land and property.
13. 500 ounces of pure gold for unlawful deletion of an Appeal filed to contest the unlawful Orders signed by Magistrate Purdy et. al. Ginger Wald - an attorney for PGS - conspired with the Clerk's office to delete said appeal and lose the original documents filed with the clerk, by the Affiant.
14. 500 ounces of pure gold for the unlawful administrative hearing conducted by Harry Stewart, Ginger Wald and Judge Aleman, wherein Bill and Helen Dunsford were prevented from sitting next to their 'counsel' (the Affiant) at a hearing in a private chamber used by Judge Aleman. Judge Aleman subsequently signed an unlawful Order stating that other agents of PGS could trespass on the Dunsfords' private property, and bulldoze their belongings with impunity.
15. 500 ounces of pure gold for each instance (there are at least three) where Affiant was arrested by PGS

- agents and forced to pay tribute (BAIL) in order to gain his freedom back and support his family.
16. 500 ounces of pure gold for each hour that Affiant was incarcerated unlawfully. Jeffrey Levenson incarcerated the Affiant for ten days (w/o Bond) prior to sentencing, after forcing the Affiant to attend a 'Planet of the Apes' trial in front of a jury of the STATE's peers. At this 'trial' the Affiant was battered in the courtroom, prevented from sitting with his counselor, and prevented from speaking to the jurors about several issues that were critical to his defense.
17. 500 ounces of pure gold for each year that PGS conspired to limit the Affiant's access to the public thoroughfares of America via the deceptive 'Driver License' scheme whereby the Affiant was forced - under arms and duress - to sign off as a 'commercial driver' just to travel on the public roads in his own private car.

CONCLUSION

Affiant, in a gesture of good faith, is willing to settle all the above claims for 500 ounces of pure gold, and production of a written, signed and notarized document that confirms the Affiant's legal position vis a vis PGS, the permanent discharge of all current and previous claims by PGS, and a promise by PGS to stop its unlawful machinations immediately. This offer ends on May 29, 2014

Barring abatement and settlement, Affiant reserves his right to move for summary judgment in a court of common law jurisdiction, in front of a jury of his peers and vicinage, who will hear all issues of fact and law, as previously stated and unrebutted by PGS and its agents.

My address for the delivery of mail (no jurisdiction admitted) is 2361 SW 36th Terrace, Fort Lauderdale, Florida [near 33312]. Any mail sent to any other address will be sent to the Post Office Postmaster, alleging mail fraud. Any mail sent to BRUCE TOSKI instead of Bruce Toski will be returned to sender.

Executed at Arms Length on this 26th day of May, 2014, All Rights Reserved, Without Prejudice, Further, Affiant Sayeth Naught !

Bruce of the family Toski

By:
Bruce of the family Toski
954 586-3594

CERTIFICATE OF SERVICE

This four page **FINAL NOTICE of ABATEMENT** was emailed on May 26, 2014, before 9am, to

Scott J. Israel - Sheriff for BROWARD [ask the sheriff@sheriff.org](mailto:ask_the_sheriff@sheriff.org)
Richard L. Scott - Governor for FLORIDA Rick.scott@eog.myflorida.com
Pam Bondi - Attorney General for FLORIDA pam.bondi@myfloridalegal.com
Howard C. Forman - Clerk of the Court for BROWARD Hforman@clerk-17th-flcourts.org
Michael J. Satz - State Attorney for BROWARD (SAO17@SAO17.STATE.FL.US)
Tracey-Ann Bailey - Probation Officer for BROWARD ([Tracey-Ann Bailey@sheriff.org](mailto:Tracey-Ann_Bailey@sheriff.org))
Cynthia A. Everett - Attorney for FORT LAUDERDALE ceverett@fortlauderdale.gov
Bertha Henry - County Administrator for BROWARD bhenry@broward.org
Ginger Wald - assistant attorney for FORT LAUDERDALE Gwald@fortlauderdale.gov

Exhibit E

INSTR # 112327211
OR BK 50829 Pages 163 - 163
RECORDED 06/04/14 10:28:52 AM
BROWARD COUNTY COMMISSION
DEPUTY CLERK 2165
#1, 1 Pages

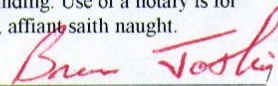
NOTICE BY AFFIDAVIT AS EVIDENCE OF SOVEREIGN STATUS OF BRUCE TOSKI

Comes now affiant Bruce Richard of the family Stewart - Toski, sui-juris, a sentient living soul, a son of God. Affiant is of lawful age, sound mind and competent to testify. Affiant has first-hand knowledge of the facts stated herein, and states for the purpose of maintaining the Peace and establishing his Claim of sovereign immunity as a matter of Law, that the statements contained herein are true and correct. God Bless Mother Earth.

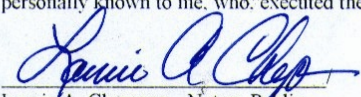
Affiant claims sovereignty for himself as a direct descendant, i.e. the posterity, of the People who formed the union of the several states of the united states of America, and who were recognized in the international community by King George III of England as sovereigns in the Treaty of Paris, A.D. 1783. Those People created and signed the Declaration of Independence, A.D. 1776; the Articles of Confederation, A.D. 1776; the Constitution for the People of the united states of America, as amended A.D. 1791; and passed a part of their sovereignty to those entities. The rule in America is that the People are the sovereigns. Kemper v. State, 138 Southwest 1025 (1911), page 1043.

Affiant states unequivocally that he has NO lawful legal nexus to any of the following fictitious legal entities UNITED STATES, STATE OF FLORIDA, COUNTY OF BROWARD, and CITY OF FORT LAUDERALE (hereinafter PGS). These legal entities only have true jurisdiction in the District of Columbia. Affiant is not, and never was, lawfully, a 'U.S. citizen' or a registered voter. Affiant is not 'resident' to any PGS jurisdiction. Affiant has full exclusive ownership of his birth name 'Bruce Toski' and 'Bruce Richard Toski'. Affiant denies any attempted conversion, by Idem Sonans, of the living soul Bruce Toski into a corporate entity or legal fiction entitled "BRUCE TOSKI" (or any derivative thereof), a Nom de Guerre, utilized by PGS for purpose of controlling living souls, through such conversion into a legal fiction or a constructive trust under the Social Security Act. Affiant, accordingly, rebuts any and all presumptions based upon the legal fiction "BRUCE TOSKI". Affiant is not a 'merchant' and uses Federal Reserve 'notes' only under the doctrine of necessity and survival. Since the affiant is sovereign versus PGS, none of PGS' statutes, codes, regulations, rules, or taxation and licensing schemes bind the affiant. If PGS has any lawful claim to any private land or property held in affiant's name or possession, provide the lawful substance of said claim within 7 days or it is forever barred / estopped by the doctrine that Silence is Acquiescence. If PGS disputes the veracity of any of affiant's statements herein, provide a written response within 7 days or it is forever barred / estopped. Affiant disavows any knowledge, participation or consent to any invisible adhesion contracts, trusts, licenses, permits, quasi-contracts, or any other 'relationship' with PGS. Affiant's signature on any PGS document is hereby unequivocally repudiated, *ab-initio* for fraud, duress, or failure to disclose all terms. If any 'social security number' is connected to affiant's name, it is hereby repudiated, *ab-initio*, for fraud and failure to disclose all terms. Affiant demands full disclosure, accounting, and settlement of any account(s) linked to the legal fiction 'BRUCE TOSKI'. Affiant repudiates, *ab-initio*, any legal nexus with all BAR associations, the POPE, the CROWN, the HOLY SEE and any other CORPORATE fiction with a claim(s) against affiant's living body. Any relations with affiant are guided first by Natural law, second by common law, third by International Law and fourth, by UCC law, where it does not conflict with the Natural, International, or common law. Any response to this affidavit should be signed, notarized, sent to Bruce Toski, c/o 2361 SW 36th Terrace, Fort Lauderdale, Florida [near 33312] (no jurisdiction admitted, inferred or implied), and recorded in the public records for the People of Broward.

NOTICE: This affidavit is an amendment to any document previously filed by affiant. In the event of conflict, the statements and Claims in this affidavit shall take precedence. This affidavit is sworn to under penalty of perjury pursuant to the common law of the united states of the America and without the United States. Using a notary on this document does not constitute any adhesion, nor does it alter affiant's lawful standing. Use of a notary is for verification only and not for entrance into any foreign jurisdiction. Peace. Further, affiant saith naught.


Bruce Toski

On this 2nd day of June, 2014, appeared Bruce Toski, personally known to me, who, executed the foregoing Affidavit.


Laurie A. Chapman - Notary Public



LEFT IT WITH ^{FILL-IN} SECRETARY LIANA

Bruce Toski
Petitioner

COUNTY ADMINISTRATOR

2014 JUN -4 AM 11:27

vs

AFFIDAVIT OF SERVICE

STATE OF FLORIDA
COUNTY OF BROWARD
CITY OF FORT LAUDERALE
Respondents

I, CYNTHIA ROSE, being sworn, state that I am an American, at least 18 years of age, and that on JUNE 4th 2014 (Date of Service) I served the following document, namely:

NOTICE BY AFFIDAVIT AS EVIDENCE OF SOVEREIGN STATUS OF BRUCE TOSKI

upon (check one)

☐ Petitioner / Plaintiff

☒ Respondent / Defendant

Service was done as follows: (check all that apply)

☒ Personal service: By handing a true and correct copy of the document to:

- 1) COUNTY MANAGER'S OFFICE ANDREA SEWELL
- 2) CITY MAYOR - REFUSED, ACCEPTED BY SAFEEA MALONEY
- 3) STATE ATTORNEY'S OFFICE - GATZ, NOW BY KALPESH CHATAI

☐ Mail service: By mailing a true and correct copy of the documents by first class mail to (name) _____ at his/her last known address

at: _____ street address city state zip code

and depositing the envelope, with sufficient postage, in the U.S. Mail at a postal box located in the City of _____ State of _____

Dated: JUNE 9, 2014

Signature Cynthia Rose
Name CYNTHIA ROSE

Sworn/affirmed before me this day of JUNE 9, 2014 FLA ID 8500-116-57-848

Laurie A. Chapman
Notary Public / Deputy Court Administrator



RECEIVED
2014 JUN -4 PM 1:24
STATE ATTORNEY
17TH JUDICIAL CIRCUIT
RECEPTION

CITY COMMISSION
2014 JUN -4 PM 12:02

Exhibit F

From: "Don Q." <DPQ007@comcast.net>
To: "Broward County Records Tax Treasury division" <tkennedy@broward.org>
Sent: Friday, December 05, 2014 3:10 PM
Attach: Property tax bill screen shot.jpg
Subject: alleged property taxes owed

Mr. Kennedy,

Upon information and belief, you are the Director of the treasury department for the People of Broward County.

I have submitted several sworn and notarized affidavits that:

- * my private home does not reside on land owned by the City, County, State or 'federal' U.S. corporation.
- * I am not a 'resident' for political or tax purposes
- * my private home and land are NOT situated within any federal territory owned by the U.S. Corporation
- * I am a sovereign man free of any legal nexus to any U.S. or U.S.A. government agencies or political sub-divisions.
- * my private home and land are NOT commercial in nature
- * that I am at peace with my fellow Floridians.
- * that I am NOT a 'U.S. citizen'

If I missed some legal nexus, by which BROWARD COUNTY claims standing, authority and jurisdiction over my home and land held in fee simple, do advise me of same immediately.

I have attached a screen shot taken from your web site.

Someone came to the erroneous conclusion - despite un-rebutted affidavits - that I owe BROWARD COUNTY \$5,705.04.

If you as Director believe, as well, that amount is due, sign and notarize a document asserting same, scan it, and email it back to me please.

Otherwise, correct your database, remove my property from your records and advise me that this bill, is in error.

Thanking you in advance for your anticipated cooperation in this matter of great importance to me, I remain,

Very Truly Yours,

Bruce Toski
USA

Warning: Due to a false presumption of 'U.S. citizenship' (a federal slave basically) and Presidential Executive Orders asserting false 'states of emergency', the National Security Agency (NSA) has reached the unlawful legal conclusion that they may read and archive everyone's communications. All of them. Let this NOTICE serve as warning that each of my communications - intercepted without my consent - is subject to a \$5,000.00 fee. Take Judicial Notice, Time is of the Essence.

Real Estate Account At 2361 SW 36 TER				
Real Estate Account #504218-17-1150				
Parcel details Latest bill Full bill history				
Account Balance: \$5,705.04 Payable Online: \$1,940.06 Not Payable Online: \$3,764.98		2014	2013	2012
		\$888.87 due	\$1051.19 due	Tax Deed (2010)* Tax Deed (2010)*
		Bills with a * are due but not payable online.		
		2011		
		2004		
		Paid		

Real Estate 2014 Annual Bill			
Print This Bill (PDF)			
Broward County Records, Taxes & Treasury Div.		Notice of Ad Valorem Taxes and Non-ad Valorem Assessments	
Account number	Alternate key	Escrow code	Millage code
504218-17-1150	522527	—	0312

**IN THE COUNTY COURT IN AND
FOR BROWARD COUNTY, FLORIDA**

Bruce Toski,

CASE NO.

Plaintiff / Supplicant,

vs.

Bertha Henry,

SUMMONS (forced to use theirs)

Defendant / respondent

NOTICE TO APPEAR

_____/

STATE OF FLORIDA -- NOTICE TO PLAINTIFF AND DEFENDANT:

YOU ARE HEREBY NOTIFIED that you are required to appear in person or by attorney at the _____ in Courtroom # ____, located at West Satellite, 100 North Pine Island Road, Plantation, FL 33317, on the ____ day of ____, 2017, at _____.m., for a PRE-TRIAL CONFERENCE before a judge of this court.

IMPORTANT -- READ CAREFULLY

THE CASE WILL NOT BE TRIED

AT THAT TIME

DO NOT BRING WITNESSES -- APPEAR IN
PERSON OR BY ATTORNEY

The Defendant must appear in court on the date specified in order to avoid a default judgment. The Plaintiff must appear to avoid having the case dismissed for lack of prosecution. A written MOTION or ANSWER to the Court by the Plaintiff or the Defendant shall not excuse the personal appearance of a party or its attorney in the PRE-TRIAL CONFERENCE. The date and time of the pretrial conference CANNOT be rescheduled without good cause and prior court approval.

The purpose of the pretrial conference is to record your appearance, to determine if you admit all or part of the claim, to enable the court to determine the nature of the case, and to set the case for trial if the case cannot be resolved at the pretrial conference. You or you attorney should be prepared to confer with the court and to explain briefly the nature of your dispute, state what efforts have been made to settle the dispute, exhibit any documents

necessary to prove the case, state the names and addresses of your witnesses, stipulate to the facts that will require no proof and will expedite the trial, and estimate how long it will take to try the case.

If you admit the claim, but desire additional time to pay, you must come and state the circumstances to the court. The court may or may not approve a payment plan and withhold judgment or execution or levy.

RIGHT TO VENUE. The law gives the person who has sued you the right to file suit in any one of several places as listed below. However, if you have been sued in any place other than one of these places, you, as the Defendant, have the right to request that the case be moved to a proper location or venue. A proper location or venue may be one of the following:

1. Where the contract was entered.
2. If suit is on unsecured promissory note, where note is signed or where maker resides.
3. If the suit is to recover property or to foreclose a lien, where the property is located.
4. Where the event giving rise to the suit occurred.
5. Where any one or more of the Defendants sued reside.
6. Any location agreed to in a contract.
7. In an action for money due, if there is no agreement as to where suit may be filed, where payment is to be made.

If you, as a Defendant, believe the Plaintiff has not sued in one of these correct places, you must appear on your court date and orally request a transfer, or you must file a written request for transfer in affidavit form (sworn to under oath) with the court seven (7) days prior to your first court date and send a copy to the Plaintiff or Plaintiff's attorney, if any.

A copy of the statement of claim shall be served with this summons.

DATED at _____, Florida, on _____, 2017.

As Clerk of the County Court

Filed by: Bruce Toski
Address: c/o 2361 S.W. 36 Terrace
Fort Lauderdale, Florida
Phone: (850) 792-6535

Court of Equity for Special Private Matters of the People of Broward

Bruce Toski
Supplicant / Petitioner

In re. Folio ID # 5042 18 17 1150

Case # 17008210

vs.

Judge: _____

Bertha Henry
Respondent / Defendant

Prayer for a Writ of Prohibition

Comes now Bruce Toski with a prayer for a writ of Prohibition. The supplicant prays before this court in propria persona, as a sentient living soul, a freeman at birth, self-governed, one of the 'posterity' protected by the Constitution for the People of the united states of America, a native Floridian.

Bertha Henry - respondent and public servant, head administrator for BROWARD COUNTY - by and thru the Clerk of the Court and the BROWARD SHERIFF's OFFICE, has extorted money from the supplicant for years under fear and force of arms. Supplicant has attempted - for years, peacefully and in good faith - to settle this matter with the respondent. Supplicant has served an extensive number of defensive demurrers / affidavits upon the respondent, who has refused to respond to any of the supplicant's pleadings. The respondent has refused to certify any 'law' supporting her demand for money, she has refused to submit into evidence support of any legal nexus between BROWARD and the supplicant or his private property.

Clerks of the Courts for the 17th District have, at every opportunity, conspired to prevent the supplicant from filing this prayer / petition at no cost or a nominal fee. They have, arbitrarily, forced the supplicant to file in circuit court, with extremely high filing fees and service costs. Since the Prayer is purely defensive, equity demands that it be allowed / filed at no cost to the supplicant. Supplicant is not demanding any pecuniary compensation, therefore, at most, the filing fee should be \$55.00 as stated in the fee schedule to bring matters in front of judges in the county small claims court. Said service fee is only a few dollars for certified mail vs. \$40.00 for service by Sheriff in the Circuit Court.

A Memorandum of Law is attached which supports supplicant's argument.

A copy of a 1994 case (Lexdex) decided by the Supreme Court of Florida is also attached, which supports the supplicant's argument.

Florida Statute 86.011 (which is binding on the Clerk) states "The ... county courts have jurisdiction within their respective jurisdictional amounts to declare rights, status, and other equitable or legal relations whether or not further relief is or could be claimed. No action or procedure is open to objection on the ground that a declaratory judgment is demanded. The court's declaration may be either affirmative or negative in form and effect and such declaration has the force and effect of a final judgment. The court may render declaratory judgments on the existence, or nonexistence:

- (1) Of any immunity, power, privilege, or right; or
- (2) Of any fact upon which the existence or nonexistence of such immunity, power, privilege, or right does or may depend, whether such immunity, power, privilege, or right now exists or will arise in the future. Any person seeking a declaratory judgment may also demand additional, alternative, coercive, subsequent, or supplemental relief in the same action.

Supplicant reserves the right to “demand additional, alternative, coercive, subsequent, or supplemental relief in the same action” via amended complaints, petitions, prayers or statements of claim.

Equity and natural law support supplicant’s prayer for an emergency Writ of Prohibition via summary declaratory judgment.

Plaintiff / Supplicant affirms under the Creator that the foregoing statements of fact and law are correct, so help me Lord.

WHEREFORE, the supplicant respectfully prays for an Order commanding the Clerk of the Court to accept supplicant’s prayer, under equity, at no cost. A suggested ORDER is attached.

But for the Grace of God, go I. Take Judicial Notice. Time is of the Essence. All Rights Reserved. At Arms Length. V.C.

s/ _____
Bruce Toski
c/o 2361 S.W. 36th Terrace
Fort Lauderdale, Florida

850 792-6535
toski_tech@yahoo.com

CERTIFICATE OF SERVICE

I certify that a copy hereof has been furnished to
Bertha Henry
115 S. Andrews Avenue, Room 409
Fort Lauderdale, Florida [33301]
by (email on May 3, 2017)

_____/
Bruce Toski

Court of Equity for Special Private Matters of the People of Broward

Bruce Toski
Supplicant / Plaintiff

In re. Folio ID # 5042 18 17 1150

Case # 17008210

vs.

Judge: _____

Bertha Henry
Respondent / Defendant

_____/

ORDER

Having taken an Oath to protect the People from enemies foreign and domestic; to protect the unalienable rights of the People and their property; having reviewed the supplicant's prayers / exhibits, and finding that respondent did receive them and failed to respond to same, I hereby direct the Clerk of the Court - under pure equity - to accept and process the supplicant's prayer for a writ of prohibition in an expedited fashion, at no cost.

/ _____
Judge

Date: _____

This Order transmitted to the applicant:

_____ (in person)

_____ (mailed to Bruce Toski c/o 2361 Southwest 36th Terrace, Fort Lauderdale, Florida)

This Order transmitted to the respondent:

_____ (in person)

_____ (mailed to Bertha Henry, 115 S. Andrews Avenue, Room 409, Fort Lauderdale, FL 33301)